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4					
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6					
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8					
9	IN THE UNITED STATES DISTRICT COURT				
10	NORTHERN DIST	TRICT OF CALIFORNIA			
11	Jennifer Meade, individually, on behalf of	G 11 G 2 <b>7 700</b> 0 G			
12	all others similarly situated, and on behalf of the general public	Case No: C-07-5239-SI			
13	Plaintiff,	NOTICE OF CONSENT FILING			
14	v.				
15	Advantage Sales & Marketing, LLC,				
16	Advantage Sales & Marketing, Inc., and Retail Store Services, LLC, and KSRSS,				
17	Inc.	,			
18	Defendants.				
19					
20					
21	PLEASE TAKE NOTICE, that pursuant to 29 U.S.C. § 216, Plaintiffs hereby file the				
22	attached Consent Form(s) for the following person(s):				
23	Belhumeur Kimberly				
24	Ham Joan Naylor Heather				
25	Warne Donna				
26					
27					
28					

Dated: May 6, 2008 s/ Matthew H. Morgan NICHOLS KASTER & ANDERSON, PLLP Donald H. Nichols, MN State Bar No. 78918\* Nichols@nka.com Paul J. Lukas, MN State Bar No. 22084X\* Lukas@nka.com Matthew H. Morgan, MN State Bar No. 304657\* Morgan@nka.com David C. Zoeller, MN State Bar No. 0387885\* Zoeller@nka.com
4600 IDS Center
80 S. 8<sup>th</sup> Street
Minneapolis, MN 55402
\*Admitted pro hac vice MHM/nbr ATTORNEYS FOR PLAINTIFFS -2-

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1 CERTIFICATE OF SERVICE Meade et al v. Retail Store Services, LLC 2 Case No. C-07-5239-SI 3 I hereby certify that on May 6, 2008, I caused the following document(s): 4 Notice of Consent Filing 5 to be served via ECF to the following: 6 Harold Andrew Bridges drew@bridges-law.com 7 fcronin@swlaw.com, edenniston@swlaw.com, tmartin@swlaw.com Frank Cronin 8 Matthew C Helland helland@nka.com, assistant@nka.com 9 Paul J. Lukas lukas@nka.com, assistant@nka.com 10 Matthew H Morgan morgan@nka.com, assistant@nka.com 11 Donald H. Nichols nichols@nka.com, assistant@nka.com 12 David C. Zoeller zoeller@nka.com, assistant@nka.com 13 14 Dated: May 6, 2008 s/ Matthew H. Morgan 15 NICHOLS KASTER & ANDERSON, PLLP Donald H. Nichols, MN State Bar No. 78918\* 16 Nichols@nka.com Paul J. Lukas, MN State Bar No. 22084X\* 17 Lukas@nka.com Matthew H. Morgan, MN State Bar No. 304657\* Morgan@nka.com David C. Zoeller, MN State Bar No. 0387885\* 18 Zoeller@nka.com 19 4600 IDS Center 80 S. 8<sup>th</sup> Street 20 Minneapolis, MN 55402 \*Admitted pro hac vice 21 MHM/nbr 22 ATTORNEYS FOR PLAINTIFFS 23 24 25 26 27 28

-3-

### RSS PLAINTIFF CONSENT FORM

I hereby consent to join the action against Retail Store Services, LLC, Advantage Sales & Marketing, LLC and Advantage Sales & Marketing, Inc. ("RSS") as a Plaintiff to assert claims for unpaid wages and overtime pay. During at least the past three years, there were occasions when I either worked overtime or worked off the clock as a merchandising representative or performing the job responsibilities of a merchandising representative and did not receive compensation.

Kinderly Belhmom.

Signature

Date

KIMBERLY J. BELHOIMEUR

Print Full Name

REDACTED

Fax, Mail or Email to:

Nichols Kaster & Anderson, PLLP

Attn. Matthew Morgan

4600 IDS Center, 80 South Eighth Street,

Minneapolis, MN 55402-2242

Fax: (612) 215-6870

Toll Free Telephone: (877) 448-0492

Email: morgan@nka.com
Web: www.overtimecases.com

### RSS PLAINTIFF CONSENT FORM

I hereby consent to join the action against Retail Store Services, LLC, Advantage Sales & Marketing, LLC and Advantage Sales & Marketing, Inc. ("RSS") as a Plaintiff to assert claims for unpaid wages and overtime pay. During at least the past three years, there were occasions when I either worked overtime or worked off the clock as a merchandising representative or performing the job responsibilities of a merchandising representative and did not receive compensation.

Date

REDACTED

Fax, Mail or Email to:

Nichols Kaster & Anderson, PLLP

Attn. Matthew Morgan

4600 IDS Center, 80 South Eighth Street,

Minneapolis, MN 55402-2242

Fax: (612) 215-6870

Toll Free Telephone: (877) 448-0492

Email: morgan@nka.com Web: www.overtimecases.com Document 85 Filed 05/06/2008 Page 6 of 7

REDACTED

## RSS PLAINTIFF CONSENT FORM

I hereby consent to join the action against Retail Store Services, LLC, Advantage Sales & Marketing, LLC and Advantage Sales & Marketing, Inc. ("RSS") as a Plaintiff to assert claims for unpaid wages and overtime pay. During at least the past three years, there were occasions when I either worked overtime or worked off the clock as a merchandising representative or performing the job responsibilities of a merchandising representative and did not receive compensation.

REDACTED

Fax, Mail or Email to:

Nichols Kaster & Anderson, PLLP

Attn. Matthew Morgan

4600 IDS Center, 80 South Eighth Street, Minneapolis, MN 55402-2242

Fax: (612) 215-6870

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Email: morgan@nka.com Web: www.overtimecases.com

#### REDACTED

# JENNIFER MEADE, ET AL., V. RETAIL STORE SERVICES, LLC, ADVANTAGE SALES & MARKETING, LLC, ADVANTAGE SALES & MARKETING, INC. AND KSRSS, INC. PLAINTIFF CONSENT FORM

I hereby consent to join the lawsuit against Retail Store Services, Inc., Advantage Sales & Marketing, LLC, and Retail Store Services, LLC as a Plaintiff to assert claims for unpaid wages and overtime pay. During my time working for the named defendants, I was not compensated for time spent working before clocking in, and after clocking out.

Print Name

REDACTED

MAIL OR FAX TO: Nichols Kaster & Anderson, PLLP **4600 IDS Center** 80 South Eighth Street Minucapolis, MN 55402

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